

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
Richmond Division**

**IN RE:**

**Case No. 08-35653-KRH**

**CIRCUIT CITY STORES, INC., et al.**

**Chapter 11 (Jointly administered)**

**Debtors,**

**VERIFIED STATEMENT OF MULTIPLE CREDITOR REPRESENTATION  
PURSUANT TO BANKRUPTCY RULE 2019**

I, David M. Blau, Esq., on behalf of Kupelian Ormond & Magy, P.C. ("KOM"), and Paul K. Campsen, Esq., on behalf of Kaufman & Canoles, a Professional Corporation ("K&C"), hereby file this verified statement, in accordance with Bankruptcy Rule 2019, with respect to their legal representation of Ramco West Oaks I, LLC, Ramco JW, LLC, RLV Village Plaza, LP, RLV Vista Plaza, LP, and Rebs Muskegon, LLC, Pelkar Muskegon, LLC, and Faram Muskegon, LLC, as tenants in common, and state as follows:

1. The names and addresses of the creditors co-represented by KOM and K&C in this matter are as follows:

Ramco West Oaks I, LLC  
c/o Ramco - Gershenson  
31500 Northwestern Hwy.  
Suite 300  
Farmington Hills, MI 48334

Ramco JW, LLC  
c/o Ramco - Gershenson  
31500 Northwestern Hwy.  
Suite 300  
Farmington Hills, MI 48334

Paul K. Campsen, Esq.  
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*Co-Counsel for Ramco West Oaks I, LLC, Ramco JW, LLC, RLV Village Plaza, LP, RLV Vista Plaza, LP, and Rebs Muskegon, LLC, Pelkar Muskegon, LLC, and Faram Muskegon, LLC, as Tenants in Common*

RLV Village Plaza, LP  
c/o Ramco - Gershenson  
31500 Northwestern Hwy.  
Suite 300  
Farmington Hills, MI 48334

RLV Vista Plaza, LP  
c/o Ramco - Gershenson  
31500 Northwestern Hwy.  
Suite 300  
Farmington Hills, MI 48334

Rebs Muskegon, LLC, Pelkar Muskegon, LLC, and  
Faram Muskegon, LLC, as Tenants in Common  
c/o Broder & Sachse Real Estate Services, Inc.  
260 E. Brown St., Ste. 200  
Birmingham, MI 48009

2. The Landlords currently hold or will hold unsecured pre-petition claims, unsecured lease rejection damage claims and/or administrative priority claims for unpaid post-petition rent and other charges under their respective leases with the Debtors. The full amount of each of the Landlords' claims is undetermined at this time.

3. The Landlords are billed monthly at KOM and K&C's normal hourly rates for its shareholders, directors, associates, and legal assistants for time spent and costs incurred in providing legal services.

4. The Landlords have all retained KOM and K&C to represent them with respect to their interests in connection with the above captioned case. All parties are aware of and have consented to KOM and K&C's joint representation of other shopping center clients in this case.

I declare under penalty of perjury under the laws of the United States of America  
that the foregoing is true and correct.

**Kaufman & Canoles, a  
professional corporation**

By: /s/ Paul K. Campsen  
Paul K. Campsen, Esq.  
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Rameo JW, LLC, RLV Village Plaza, LP, RLV  
Vista Plaza, LP, and Rebs Muskegon, LLC,  
Pelkar Muskegon, LLC and Faram Muskegon,  
LLC, as Tenants in Common

**CERTIFICATE OF SERVICE**

I certify that a copy of the foregoing Entry of Appearance was sent first-class, postage  
prepaid U.S. Mail, on this 25<sup>th</sup> day of November, 2008, to those parties listed on Schedule 1 and  
to all creditors and parties-in-interest who are included in the Bankruptcy Court's ECF e-mail  
notification system.

Paul K. Campsen  
/s/ Paul K. Campsen

**SCHEDULE 1**

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